SOUT	HERN I	TES DISTRICT JURT DISTRICT OF NEW YORK VIOLENTALLY FILED VIOLENT CONTROLLY FILED
		Plaintiff(s), DOC #: DATE FILED: 7-27-06 OF 32-12 (VM)
QB 3C	E IN	- against - USURANCE CORP, and CIVIL CASE MANAGEMENT PLAN KLE THINKING COMPANY, AND SCHEDULING ORDER Defendant(s).
This S	Schedulin	ng Order and Case Management Plan is adopted in accordance with Fed. R. Civ. P. 16-26(f).
1.	This c	ase (is)(is not) to be tried to a jury: [circle one]
2.	Joinde	er of additional parties to be accomplished by Sept. 30, 2006
3.		ded pleadings may be filed without leave of the Court until Sept. 30, 2006.
4.	Initial	disclosure pursuant to Fed. R. Civ. P. 26(a)(1) to be completed within fourteen (14) days of the date of ties' conference pursuant to Rule 26(f), specifically by not later than Acquire Cock
5.	All fac	et discovery is to be completed either:
	a.	Within one hundred twenty (120) days of the date of this Order, specifically by not later than NOV. 27, 2006; or
	b.	Within a period exceeding 120 days, with the Court's approval, if the case presents unique complexities or other exceptional circumstances, specifically by not later than
6 .	Rules on con	arties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local of the Southern District of New York. The following interim deadlines may be extended by the parties assent without application to the Court, provided the parties are certain that they can still meet the very completion date ordered by the Court.
	a.	Initial requests for production of documents to be served by August 25, 2006
	b.	
	c.	Interrogatories to be served by all party by Sept. 25, 2006 Depositions to be completed by NOV, 27, 2006
		 Unless the parties agree or the Court so orders, depositions are not to be held until all parties have responded to initial requests for document production.
		ii. Depositions of all parties shall proceed during the same time.
		iii. Unless the parties agree or the Court so orders, non-party depositions shall follow party depositions when possible.
	d.	Any additional contemplated discovery activities and the anticipated completion date:

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	e. Requests to Admit to be served no later than Oct. 30, 2006		
7.	All <u>expert</u> discovery (ordinarily conducted following the completion of fact discovery) including parties' expereports and depositions, witness lists and identification of documents pursuant to Fed. R. Civ. P. 26(a)(2), (3 and 35(b), is to be completed by:		
	a. Plaintiff NA		
	b. Defendant LIH		
8.	Contemplated motions:		
	a. Plaintiff: Surinary Judgment		
	a. Plaintiff: Survey Judgment b. Defendant: Survey Lugareit		
9.	Following all discovery, all counsel must meet for at least one hour to discuss settlement, such conference to be held by not later than		
10.	Do all parties consent to trial by a Magistrate Judge under 28 U.S.C. § 636(c)?		
	YesNoX		

The next Case Management Conference is scheduled for 12-7-06 as 4:11 PM. 11.

In the event the case is to proceed to trial, a firm trial date and the deadline for submission of the Joint Pretrial Order and related documents shall be scheduled at the pretrial conference following either the completion of all discovery or the Court's ruling on any dispositive motion.

The Joint Pretrial Order should be prepared in accordance with Judge Marrero's Individual Practices. If this action is to be tried before a jury, proposed voir dire and jury instructions shall be filed with the Joint Pretrial Order. No motion for summary judgment shall be served after the deadline fixed for the Joint Pretrial Order.

SO ORDERED:

DATED:

VICTOR MARRERO U.S.D.J